

1 GERALD C. STERNS (Bar No. 029976)
2 BRENTA D. POSADA (Bar No. 152480)
STERNS & WALKER
3 901 Clay Street
Oakland, CA 94607
4 Telephone: (510) 267-0500
Facsimile: (510) 267-0506

5
6 Attorney for Plaintiff

7
8 IN THE UNITED STATES DISTRICT COURT
9 NORTHERN DISTRICT OF CALIFORNIA

10
11 IN RE:)
12 DEEP VEIN THROMBOSIS LITIGATION) **MDL Docket No. 04-1606**
13)
14 This Document Relates To:) **RULE 41 STIPULATION FOR**
15 *Halterman v Delta Airlines, Inc.*) **DISMISSAL**
16 Case No.: 3:04 CV 03953)
17)
18)
19)
20)
21)
22)
23)
24)
25)
26)
27)
28)

18 Pursuant to Rule 41(a) of the Federal Rules of Civil Procedure, counsel for the Plaintiff Gregory
19 A. Halterman, hereby stipulate to the dismissal of Skywest Airlines, Inc. only this action with prejudice.
20 Each party shall bear its own attorneys' fees and costs.
21
22 //
23 //
24 //
25 //
26 //
27 //
28 //

1 Dated: May 8, 2007

STERNS & WALKER

2 By:

3 Brenda D. Posada

4 Attorneys for Gregory A. Halterman

5 Plaintiff



6

7 Dated: May 11, 2007

WORTHE, HANSON & WORTHE

8 By:

9 Jeffrey A. Worthe

10 Attorney for Skywest Airlines, Inc.

11 Defendant



12

13

14

15 [PROPOSED] ORDER GRANTING RULE 41 STIPULATION FOR DISMISSAL

16 Upon Stipulation of the parties filed and duly considered by the Court, and GOOD CAUSE
17 APPEARING THEREFOR:

18 IT IS HEREBY ORDERED that the Rule 41 Stipulation for Dismissal be granted.

19 Dated: 6/7/2007

